

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

08/49/17070 9/30/97 MCFABLAND

HM22/1025

ERIC M. DOBRUSIN, ESQ. RADER, FISHMAN & GRAUER, PLLC 1533 N. WOODWARD AVENUE SUITE 140 BLOOMFIELD HILLS MI 48304

THE PERIOD FOR RESPONSE:

RICIGIJANO.J

E 65309-020

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

a)		is extended to run	or continues to run	_ from the date of the final rejection
b)	[3	expires three months event however, will the	; from the date of the final rejection or as of the mailing da he statutory period for the response expire later than six n	te of this Advisory Action, whichever is later. In no nonths from the date of the final rejection.
		The date on which the	o must be obtained by filing a potition under 37 CFR 1.13t to response, the potition, and the fee have been filed is it hing the period of extension and the corresponding amound to from the date of the originally set shortened statutory pe	ne date of the response and also the date for the at of the fee. Any extension fee pursuant to 37 CFR
M	App	pellant's Brief is due in	n accordance with 37 CFR 1.192(a).	
M	App to p	plicant's response to the application in	he final rejection, filedhas been con n condition for allowance:	sidered with the following effect, but It is not deemed
1.	X		lments to the claim and for specification will not be entere	
		a. There is no corpresented.	nvincing showing under 37 CFR 1.116(b) why the propose	ed amendment is necessary and was not varilier
		b. 🛣 They raiso new	v issues that would require further consideration and/or se	arch. (Soe Note).
		c. They raise the	issue of new matter. (See Note).	
		d. M They are not appeal.	deemed to place the application in botter form for appeal	by materially reducing or simplifying the issues for
o. [] They prosent additional claims without cancelling a corresponding number of finally rejected claims.			per of finally rejected claims.	
		NOTE: oth	amend in A rain new days	unly 3505C 101
		that i	rigin Father consistent	and further warch.
2,		Nowly proposed or the non-allowable cla	aims.	submitted in a separatuly filed amondment cancelling
2. 3.		Nowly proposed or the non-allowable cla		
2. 3.		Nowly proposed or a the non-allowable cla	aims.	
2. 3.		Nowly proposed or a the non-allowable claude of the filing an appearance of the second	aims. ppeal, the proposed amendment will be entered in which will be entered	
2.		Nowly proposed or a the non-allowable claude of the filing an appearance of the second	aims. ppeal, the proposed amendment will be entered in which will be entered	
2.		Nowly proposed or a the non-allowable claude of the non-allowable claude of the non-allowable claims allowed: Claims allowed: Claims rejected: However;	aims. ppeal, the proposed amendment will be entered in which will be entered	
2.		Nowly proposed or at the non-allowable claude to the follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's resp	aims. ppeal, the proposed amendment will be entered poonse has overcome the following rejection(s):	will not be entered and the status of the claims will
2. 3.		Nowly proposed or at the non-allowable clause to the follows: Upon the filing an ap to as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's resp	aims. ppoal, the proposed amendment will be entered number will be entered number number	will not be entered and the status of the claims will
		Nowly proposed or a the non-allowable claude of the non-allowable claude of the non-allowable claude of the non-allowable claims allowed: Claims allowed: Claims rejected: However; Applicant's responses The affidavit, exhibit Complete of the non-allowable	aims. ppeal, the proposed amendment will be entered poonse has evercome the following rejection(s): t or request for reconsideration has been considered but of	will not be entered and the status of the claims will does not overcome the rejection because
	3	Nowly proposed or at the non-allowable classes the non-allowable classes the non-allowable classes and as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's resp	aims. ppeal, the proposed amendment will be entered amendment will be entered amendment will be entered a great for reconsidered but the request for reconsidered but a great amendment are a great amendment.	does not overcome the rejection because
	3	Nowly proposed or the non-allowable cli Upon the filing an ap be as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's resp The affidayt, exhibit Characteristics The affidayt or exhibit prosonted.	aims. ppeal, the proposed amendment will be entered \(\bar{\bar{X}} \) propose to request for reconsideration has been considered but a superior of the considered	does not overcome the rejection because